## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

٧.

DEWAYNE JOHNSON,

Case:2:10-cr-20452

Judge: Roberts, Victoria A MJ: Majzoub, Mona K

Filed: 07-20-2010 At 04:06 PM

INDI USA V DEWAYNE JOHNSON (EB)

Defendant.	

## **INDICTMENT**

THE GRAND JURY CHARGES:

## **COUNT ONE**

(18 U.S.C. § 922(g)(1) -- Felon in Possession of a Firearm)

On or about June 23, 2010, in the Eastern District of Michigan, the defendant, DEWAYNE JOHNSON, being a person convicted of a crime punishable by imprisonment for a term exceeding one year, did knowingly and intentionally possess a firearm, to wit: one (1) Taurus, .38 caliber handgun, s/n ZC379977, which was manufactured outside the State of Michigan, thereby traveling in interstate and foreign commerce to reach this jurisdiction, in violation of Title 18, United States Code, Section 922(g)(1).

## **FORFEITURE ALLEGATION**

(18 U.S.C. § 924(d) -- Firearms and ammunition forfeiture)

- 1. The allegations contained in Count 1 of this Indictment are hereby realleged and incorporated by reference for the purpose of alleging forfeiture pursuant to Title 18, United States Code, Section 924(d) and Title 28, United States Code, Section 2461(c).
- 2. Upon conviction of the offense in violation of Title 18, United States Code, Section 922(g)(1) set forth in Count 1 of this Indictment, the defendant DEWAYNE JOHNSON, shall forfeit to the United States pursuant to Title 18, United States Code, Section 924(d) and Title 28, United States Code, Section 2461(c), any firearm and ammunition involved in or used in the knowing commission of the offense.

THIS IS A TRUE BILL

s/Grand Jury Foreperson FOREPERSON

BARBARA L. McQUADE United States Attorney

s/Kevin M. Mulcahy
KEVIN M. MULCAHY
Assistant United States Attorney
Chief, General Crimes Unit

July 20, 2010

United States District Court Eastern District of Michigan		Criminal Case Cov	er {	Case:2:10-cr-20452 Judge: Roberts, Victoria A MJ: Majzoub, Mona K		
NOTE: It is th	e responsibility of the Assistant	U.S. Attorney signing this form to comp	olete	Filed: 07-20-2010 At 04:06 PM INDI USA V DEWAYNE JOHNSON (EB)		
Reassi	gnment/Recusal In	<b>formation</b> This matter was o	pened	in the USAO prior to August 15, 2008 [ ]		
Companion Case Information			Companion Case Number:			
This may be a companion case based upon LCrR 57.10 (b)(4)¹:			Judge Assigned:			
	□ Yes X□ No			AUSA's Initials: KMM		
Ca	on Title: USA v. D.1 D	EWAYNE JOHNSON				
Ca	se Title: USA v. D-1 D	PEWATNE JOHNSON		grandi in the same of the same		
Çc	ounty where offense o	ccurred: WAYNE				
Ch	neck One: X□ F	elonv □ Mis	dome	eanor □ Petty		
, OI	ieck Olle. ALI I	eiony 🗀 iviis	ueme	anoi a i etty		
		-				
	X_Indictment/ Indictment/	<del></del>		omplaint [Case number: <u>10-30280</u> ] 10 (d) [Complete Superseding section below].		
		•				
Supers	eding Case Informa	ation		<u> </u>		
Superso	ding to Case No:		1	udge:		
ouperse.	The second secon	rminated; no additional charge	_			
	Corrects errors; no a	dditional charges or defendant	S.			
		poses, different charges or ad ject matter but adds the addition				
. U.	Defendant name	gect matter but adds the addition of the country of		Prior Complaint (if applicable)		
		<del></del>				
Please ta	ake notice that the bel	ow listed Assistant United	State	es Attorney is the attorney of record for		
	ake notice that the bel e captioned case.	ow listed Assistant United	State	es Attorney is the attorney of record for		
the abov		ow listed Assistant United	State	es Attorney is the attorney of record for		

Assistant United States Attorney

**Chief General Crimes Unit** 

211 W. Fort Street, Suite 2001

Detroit, MI 48226-3277

Phone: (313) 226-9713

Fax: (313) 226-2372

E-Mail address: kevin.mulcahy@usdoj.gov

10/13/09

<sup>&</sup>lt;sup>1</sup> Companion cases are matters in which it appears that (1) substantially similar evidence will be offered at trial, (2) the same or related parties are present, and the cases arise out of the same transaction or occurrence. Cases may be companion cases even though one of them may have already been terminated.